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9			
10	UNITED STATES DISTRICT COURT		
11	CENTRAL DISTRICT OF CALIFORNIA		
12			
13	EDWARDO MUNOZ, individually and on behalf of all others similarly situated,	Case No. 2:18-cv-03893	RGK (AGR)
14	•	JOINT STIPULATION TO CONTINUE MAY 20, 2019 HEARING ON PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT IN LIGHT OF ONGOING SETTLEMENT DISCUSSIONS	
15	Plaintiff,		
16	VS.		
17	7-ELEVEN, INC., a Texas corporation,		
18	Defendant.	[Filed concurrently with Order]	[Proposed]
19		Orderj	
20			
21		Complaint Filed:	May 9, 2018
2223		First Am. Comp. Filed: Trial Date:	July 9, 2018 July 2, 2019
		That Date.	July 2, 2017
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1 Plaintiff Edwardo Munoz and Defendant 7-Eleven, Inc. jointly request that the 2 Court continue the hearing currently set on Plaintiff's Motion for Summary Judgment 3 from May 20, 2019 to June 3, 2019, at 9:00 a.m. 4 The Parties respectfully submit that good cause exists for this continuance 5 because: (1) having additional time to focus on settlement, discussions of which have 6 been ongoing since the Parties' April 9, 2019 mediation, will make reaching a 7 resolution more likely; (2) the Parties believe the current procedural posture of the case 8 where both Parties have pending yet unruled on summary judgment motions also is of 9 assistance to their settlement efforts; (3) the Parties do not believe any more additional 10 time is necessary for them to fully exhaust their settlement efforts at this juncture; and 11 (4) if settlement is reached, it likely will help the Court avoid the unnecessary 12 expenditure of time and resources on the pending summary judgment motions. 13 14 Dated: May 9, 2019 CALL & JENSEN A Professional Corporation 15 Julie R. Trotter Kent R. Christensen 16 Delavan J. Dickson 17 18 By: /s/ Julie R. Trotter Julie R. Trotter 19 Attorneys for Defendant 7-Eleven, Inc. 20 21 Dated: May 9, 2019 WOODROW & PELUSO, LLC Steven L. Woodrow 22 Patrick H. Peluso Taylor T. Smith 23 By: /s/ Patrick H. Peluso Patrick H. Peluso Attorneys for Plaintiff Edwardo Munoz 27

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SIGNATURE CERTIFICATION I hereby certify that the content of this document is acceptable to Patrick H. Peluso, Counsel for Plaintiff Edwardo Munoz, and that I have obtained Mr. Peluso's authorization to affix his electronic signature to this document. Dated: May 9, 2019 /s/ Julie R. Trotter Julie R. Trotter